

FERCER WAR UPON SALOONS.

Police Will To-Morrow Arrest Proprietors as Well as Bartenders.

NO SUBSTITUTION ALLOWED.

If an Employee Sells Beer the Proprietor of the Place Is to Be Held Accountable Also.

PROMISE OF A RECORD-BREAKER.

Acting Chief Conlin Says He Will Show He Is Just Beginning to Work.

The Police Commissioners, after many consultations among themselves and with outside legal authorities, have determined to try a new plan to close saloons to-morrow.

Heretofore, when officers succeeded in getting into a saloon and catching some one behind the bar handing out beer, only the bartender was arrested. The proprietor, although in the place, or perhaps standing outside on guard duty, was not generally molested unless he elected to go to the station-house instead of the bartender. Business continued right along without interruption after the arrest, the police very rarely making a second visit.

It will be different to-morrow, according to Chief Conlin. Whoever is found selling drinks by the police will be arrested and no substitution of prisoners will be countenanced. If the proprietor is present, or if he can be found, he will be arrested also. If not present a warrant will be sworn out Monday, and his arrest will follow.

The aim of the Commissioner is to fine or imprison both the bartender and proprietor, making a double penalty for the single offense.

Whether this plan will work or not remains to be seen. The idea of the Commissioner seems to be that both the proprietor and employee are equally guilty and both should be punished.

Unless the promises of assistance from volunteer citizens fail to materialize to-morrow the police will have about all the help they require to look after saloons.

Angel Dennett has promised to turn his full force of amateur sleuths loose upon the saloons. Mr. Dennett will disguise himself again to-morrow, and his subordinates will do likewise, when they start out to "land" the criminals who sell beer.

Said Chief Conlin this morning: "The saloon-keepers will find out I am only just beginning. You will see that to-morrow will be their last day."

"If warrants are refused for proprietors when the bartender is arrested, I will apply for a warrant any Sunday yet."

"The action of Recorder Goff yesterday in sending Saloon-keeper Mullins to pay a fine of \$25, and serve thirty days in jail," said he, "will have a greater influence upon saloon-keepers than anything else I can imagine."

"Then the Recorder's declaration that he will keep the General Sessions Court open at night to dispose of the excise cases, will have the effect of discouraging the saloon people from having their cases transferred from Special Sessions, where they would be speedily disposed of."

"Recorder Goff has beaten the saloon-keepers at their own game, and he has rendered us an invaluable service."

"The saloon-keepers' plan was to block the General Sessions Court by having all their cases transferred to Special Sessions. If the Recorder holds Court from early morning until late at night next Wednesday, they will be unable to clear up the calendar."

"If the saloon-keepers are a fair criterion saloon-keepers will be found in no mercy. Knowing this they will not be so anxious to be tried before the Recorder."

"Once the saloon-keepers who persist in violating the law are convinced that their cases will be speedily disposed of, and not buried in the pigeon-holes of the court, they will be more careful to keep within the law."

"The Recorder has received orders from Capt. Pickett that no wine must be served in saloons to-morrow."

No special orders regarding French restaurants have been issued by Chief Conlin, and only such tables as those that have not a hotel license will be forced to serve dry meals."

BEER-SELLERS FEAR GOLF.

Prospect That Many of Them Will Soon Be Behind Prison Bars.

There is likely to be a halt in the transferring of excise cases from the Court of Special Sessions to the Court of General Sessions. Yesterday's experience in Recorder Goff's court has filled the liquor men with dismay. They have jumped from the frying pan into the fire.

The District-Attorney, through his assistants, has said that he would proceed actively against the men accused of Excise violation who have had their cases transferred from the lower to the higher court, and if convictions were had, would ask that the defendants be imprisoned as well as fined.

Yesterday Recorder Goff showed that he was in earnest in this matter, and to-day two saloon-keepers are serving sentences of imprisonment for thirty days each, one in the Tombs and one on Blackwell's Island.

Jennings Mullins, one of the saloon-keepers, through his counsel, Charles Goldstein, obtained from Judge O'Brien in Supreme Court Chambers, to-day, an order directing the District-Attorney to show cause why a certificate of reasonable doubt should not be granted. The order is returnable next Monday.

There are over thirty more saloon men awaiting trial in the Court of General Sessions, and the Recorder has declared that he would sit until midnight every day until these cases are tried. It looks as though by this time next

week a good many saloon men would be behind prison bars.

Recorder Goff has also declared that the wholesale transfer of excise cases from Special Sessions to his court is, to him, indicative of criminal conspiracy upon the part of the saloon men for merely evading this constitutional right to a trial by jury. They say it will be a most difficult matter to prove any conspiracy and that the Recorder is merely trying to frighten the saloon men by making empty threats.

While the Recorder's court will be used during the coming week to clutch the saloon men into submission so that hereafter they will be content to be tried in the Special Sessions Court, the Tombs will be filled with people awaiting trial on various offenses of which they are accused.

The Recorder has said that the transfer of the excise cases is in the nature of a challenge to the District-Attorney and Judges of General Sessions, and that the challenge must be accepted.

He yesterday rebuked one lawyer for saying that the Court had already probably made up its mind regarding the guilt of an excise offender before hearing argument.

The lawyers for other saloon men may not expect as much success, but they are of the opinion that he has made up his mind to deal as harshly as possible with any man convicted of Sunday beer selling.

"We are between the devil and the deep sea," said one saloon man to-day. "The Special Sessions Magistrate has pronounced a schedule of extraordinarily severe punishments and the Recorder has started in on the same basis. The selling of a glass of beer is a much greater crime in 1905 than it ever was before since the days of the Puritans."

Assistant District-Attorney McManus, who is in charge of the indictment bureau, was at his office early to-day getting papers in readiness to present to the Grand Jury next week.

Mr. McManus said that forty-one excise cases had so far been transferred from Special Sessions to the higher courts, and that the Grand Jury had acted upon thirty-seven of these, leaving but four to be considered. These will go to the Grand Jury on Monday.

It is known that the prospects of success for the grand jury which Miss Clark intended to open were not as bright at the time she left Planned as they were when she returned to the school. Many of those who had promised to attend her classes have since been said to have changed their minds, and she has been forced to believe that she did not promise to be a financial success.

Charles E. Martine, from whom the missing woman leased the building at Tammany, said that he believed it would be successful, as it was last year. It is no secret that the Republican boss would rather Tammany than they make.

The Supreme Court nomination for Francis M. Scott is about the most important of these. Mr. Scott wants to be a judge and has followed his followers in shape to follow him wherever he goes. He has a low opinion of Tammany, and he has a high opinion of himself. He has a high opinion of himself.

Some Tammany men say a deal will be made up when Croker comes home. If it isn't, the Grace crowd will probably get in the mixed ticket game and Mr. Scott will have a hard time.

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WHERE'S MISS CLARK?

Police of All Cities Except New York Ask to Look for Her.

Prof. Sweet, Her Brother-in-Law, Fears For Play.

The Mystery Concerning the School Teacher Deepens Daily.

After a search covering a period of eight days, conducted privately by the friends and relatives of Miss Lucretia Clark, the schoolmistress who disappeared from Plainfield, N. J., a week ago last Friday, the woman's friends have at last appeared to the police of all the large cities in the country except New York.

The description of the missing woman sent out by Chief of Police Grant, of Plainfield, is as follows: Age, thirty-nine, height, 4 feet 2 inches, hair brown, slightly tinged with gray, weight, 125 pounds, eyes, deep blue, hair worn with Roman knot at the back.

A canvass of all the hospitals and charitable institutions in this city has failed to locate her. The prospects of success for the grand jury which Miss Clark intended to open were not as bright at the time she left Planned as they were when she returned to the school.

Many of those who had promised to attend her classes have since been said to have changed their minds, and she has been forced to believe that she did not promise to be a financial success.

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INDEPENDENTS SHY.

Shepard and Grace Democrats Scorn Tammany's Bait.

Want Pledges Before Joining in the Primary.

Straight and Mixed Ticket Factions Sparring for Wind.

The "cocky" Independent Democrats, who refuse to bite at the bait held out by the Democratic State Committee to entice them to a united ticket, are in Kings County, both declare that their organization will not go into the primaries unless they are squarely invited to participate in the State Convention and are given a share of the offices.

Here in New York the Grace people, with favor Mayor Strong's suggestion, are of the opinion that the Independent Democrats, because both believe that to take another fall out of Tammany, and it is not probable that both Tammany and the Platt men of the G. O. P. will make concessions to them in order to call them off. Platt is as utterly opposed to a united ticket as Tammany men, because both believe it would be successful, as it was last year. It is no secret that the Republican boss would rather Tammany than they make.

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BEARS RAID TOBACCO.

The Stock Broke Two Points, Selling Down to 105.

The attendance of brokers and spectators at the Stock Exchange this morning was smaller than on any previous day of the week. The extreme heat kept many away from the street, the belief having been entertained that the heat and the fact that this is a half holiday would cause the market movements to be unimportant.

The bears raided American Tobacco on the increasing opposition to the Trust and the litigation in which it is involved. The stock broke 2 points, selling down to 105.

The general list was not affected by the slump, but on the contrary prices ruled somewhat higher, especially for the Grangers, which were benefited by the favorable crop advices from the West.

Manhattan fell 1-1/2 to 112. For the fourth week of July eighty-four roads earned \$9,373,630, an increase of \$74,014, and for the first week of August seventy-two roads, \$5,714,000, increase \$4,032.

The imports of specie at New York for the week ending August 12, 1905, were \$1,000,000, an increase of \$1,000,000, and for the first week of August seventy-two roads, \$5,714,000, increase \$4,032.

The imports, exclusive of specie, at New York for the week ending August 12, 1905, were \$1,000,000, an increase of \$1,000,000, and for the first week of August seventy-two roads, \$5,714,000, increase \$4,032.

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